Attorney Docket No. YOR920030404US1 (163-13)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT(S): Mark E. Epstein, Hakan Erdogan, Yuqing Gao, Michael A. Picheny and Ruhi Sarikaya

SERIAL NO .:

FILED:

FOR: SEMANTIC LANGUAGE MODELING AND CONFIDENCE MESUREMENT

ASSOCIATE POWER OF ATTORNEY

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PTO/SB/01 (6/95)

DECLARATION

AS THE BELOW NAMED INVENTORS, We hereby declare that:

Our residence, post office address and citizenship are as stated next to our name.

I believe that I am the original, first and sole (if only one name is listed below), or an original, first and joint inventor (if plural names are listed below), of the subject matter which is claimed and for which a patent is sought on the invention entitled:

TITLE:		NTIC UREME		UAGE	MOI)E Ll	(NG	AND	CO	NFIDE	NCE
the specific	ation of	which	either is	attached	hereto	or	indicate	es an	attorney	docket	no.
YOR920030	<u>404US1 (</u>	<u>163-13)</u> ,	or:								
was filed	in the U.S	. Patent a	& Tradema	ark Office	on		and ass	igned S	Serial No.		
and (if app	plicable) v	vas amer	nded on								
I here specification the duty to application is foreign prior application (swhich design identified before that or Priority Cla	, including disclose in accorda rity bene) for patenated at lelow any f the appli	g the clainformation with efits undent or interest one foreign a	on which a Title 37 of the Title 3 overtor's country of application	ended by a is material of the Cool 35, U.S. ertificate, other thanks for paters	any ame I to pat de of Fo Code or §365 I the Usent or i	endmental edera §119 5(a) onited	ent referoility and Regula (a)-(d) of any F	rred to d to the ations or §36 PCT in listed	above. I all examing \$1.56. I had be at the state of the	acknowl ation of nereby c any for l applica d have a filing	edge this claim reign ation also date
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I hereby claim the benefit under Title 35, U.S. Code, §120 of any United States application(s), or §119(e) of any United States provisional application(s), or §365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application(s) in the manner provided by the first paragraph of Title 35, U.S. Code, §112, I acknowledge the duty to disclose information material to patentability as defined in Title 37, The Code of Federal Regulations, §1.56(a) which became available between the filing date of the prior application and the national or PCT international filing date of this application:

(Application Serial Number)

(Filing Date)

(STATUS: patented, pending, abandoned)

(Application Serial Number)

(Filing Date)

(STATUS: patented, pending, abandoned)

I hereby appoint the following attorneys: Richard M. Ludwin (Reg. 33,010), Kevin M. Jordan (Reg. 40,277), Christopher A. Hughes (Reg. 26,914), John E. Hoel (Reg. 26, 279), Joseph C. Redmond, Jr. (Reg. 18,753), Douglas W. Cameron (Reg. 31,596), Wan Yee Cheung (Reg. 42, 410), Thu Ann Dang (Reg. 41,544), Louis P. Herzberg (Reg. 41,500), Derek S. Jennings (Reg. 41,473), Stephen C. Kaufman (Reg. 29,551), Daniel P. Morris (Reg. 32,053), Allison D. Mortinger (Reg. 39,306), Louis J. Percello (Reg. 33,206), Robert M. Trepp (Reg. 25,933), Gail H. Zarick (Reg. 43,303) and Rafael Perez-Pineiro (Reg. No. 46,041) each of them of INTERNATIONAL BUSINESS MACHINES CORPORATION, Thomas J. Watson Research Center, P.O. Box 218, Yorktown Heights, New York 10598; to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith and with any divisional, continuation, continuation-in-part, reissue or re-examination application, with full power of appointment and with full power to substitute an associate attorney or agent, and to receive all patents which may issue thereon, and request that all correspondence be addressed to:

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I HEREBY DECLARE that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 U.S. Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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Page 3 of 4

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4 of 4